Lynda Phillips (Estate)
Rindlisbacher, Curtis D. (for Barbara Brady – Executor)

Status Hearing Re: Filing of the First Account and/or Petition for Final Distribution

DOD: 11/18/2012	BARBARA BRADY, cousin was appointed	NEEDS/PROBLEMS/COMMENTS:
	Executor with full IAEA authority without	
	bond on 01/31/2013.	Minute Order of 03/28/2015: The Court is
		advised that once the funds are
Cont. from 032814	Letters issued 01/31/2013.	received, they will be able to pay the creditors.
Aff.Sub.Wit.	Inventory and Appraisal Partial No. 1 filed on	Creditors.
Verified	03/28/2013 - \$179,515.00	Need First Account or Petition for Final
	=	Distribution or current written status
Inventory	Inventory and Appraisal Partial No. 2 filed on	report pursuant to Local Rule 7.5
PTC	05/23/2013 - \$34,232.04	which states in all matters set for
Not.Cred.		status hearing verified status
Notice of	Inventory and Appraisal Final filed on	reports must be filed no later than
Hrg	09/09/2013 - \$6,184.32	10 days before the hearing.
Aff.Mail		Status Reports must comply with
Aff.Pub.	Minute Order of 01/31/2013 set this matter for	the applicable code
Sp.Ntc.	hearing.	requirements. Notice of the status hearing, together with a copy of
Pers.Serv.	Former Status Report filed 03/13/2014 states	the Status Report shall be served
Conf.	this estate is not in a condition to close yet.	on all necessary parties.
Screen	The total creditor's claims, statutory	
Letters	compensation, and estimated extraordinary	
Duties/Supp	compensation is \$49,469.85. The amount of	
Objections	current cash on hand is \$42,583.51 leaving a shortfall of \$6,886.34. The remaining	
Video	receivable from Russell G. Smith and the	
Receipt	remaining jewelry will bring in approximately	
CI Report	\$10,500.00. There will also be an additional	
9202	court filing fee for the petition for final	
Order	distribution in the amount of \$435.00.	
Aff. Posting]_ , , , , , , , , , , , , , , , , , , ,	Reviewed by: L∨
Status Rpt	Executor believes that it approximately four	Reviewed on: 06/16/2015
UCCJEA	months is needed to complete this work and provide a further status report to the court. A	Updates:
Citation	petition for final distribution cannot be filed	Recommendation:
FTB Notice	until the estate has collected the remaining	File 1 – Phillips
	receivable from Russell G. Smith which is not	
	due until 05/01/2015.	

2 Leroy Graves (Estate)

Case No. 14CEPR00164

Attorney Bagdasarian, Gary G. (for Elgeron Graves – Son – Administrator)

Probate Status Hearing Re Filing of the First Account or Petition for Final Distribution

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DOD: 7/2/02	ELGEI
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UCCJEA	4
Citation	4
FTB Notice	

ELGERON GRAVES, Son, was appointed Administrator with Limited IAEA without bond and Letters issued on 4/15/15.

At the hearing on 4/15/15, the Court set this status hearing for the filing of the first account or petition for final distribution.

Inventory and Appraisal filed 8/22/14 indicates real property located at 6 E. Eden Avenue in Fresno valued at \$135,000.00.

Substitution of Attorney filed 6/18/15 indicates the Administrator is now represented by Attorney Gary Bagdasarian.

Status Report filed 6/18/15 by
Attorney Bagdasarian states
the Administrator has not
notified the Dept. of Health
Care Services in connection
with a creditor's claim that they
may have the opportunity to
file upon. Pursuant to §9202(a),
DHS has four months after
notice is given to file a claim. A
four-month continuance is
therefore requested.

NEEDS/PROBLEMS/COMMENTS:

- Need First Account or Petition for Final
 Distribution or written status report pursuant to Local Rule 7.5.
- 2. Notice of Proposed Action filed 5/30/14 states the Administrator "requests permission" to secure a loan by encumbrance on the estate real property not to exceed \$60,000.00 and will be used to pay delinquent property taxes, home repairs, and repayment of loan payments that will be needed until finalization of probate (12 months of loan payments plus the cost of the loan).

The form Notice of Proposed Action, although served on the other heirs, is not the correct procedure to request permission of the court for a transaction, as it does not generate a hearing date. As such, its filing does not constitute a petition for authorization to borrow on behalf of the estate as required by Probate Code §9800. Further, Administrator was granted only limited authority under the IAEA.

If this action was taken, need authority and status of the transaction and property.

Reviewed by: skc
Reviewed on: 6/15/15
Updates: 6/18/15
Recommendation:
File 2 - Graves

Bruce John Anderson (Estate) Case No. 14CEPR00176

Martinez, Philip A. (for Executor Kirsten Amy Elves)

Status Hearing Re Filing of the First Account or Petition for Final Distribution.

DOD: 1/14/14		KIRSTEN AMY ELVES, Daughter, was	NEEDS/PROBLEMS/COMMENTS:
		appointed Executor with Full IAEA	
		without bond and Letters issued on	Need first account or petition for
		4/14/14.	final distribution pursuant to
		At the begring on 4/14/14 the Court set	Probate Code §12200.
	Aff.Sub.Wit.	At the hearing on 4/14/14, the Court set this status hearing for the filing of the	
~	Verified Verified	first account or petition for final	
		distribution.	
	Inventory	=	
	PTC	Inventory and Appraisal was filed	
	Not.Cred.	9/23/14.	
	Notice of		
	Hrg	Status Report filed 6/9/15 states	
	Aff.Mail	beginning in April 2015, Executor began receiving offers of interest to purchase	
	Aff.Pub.	the 1960s Porsche identified in the I&A,	
	Sp.Ntc.	and the real property located on	
	Pers.Serv.	Fourth Street in Clovis. The Porsche has	
	Conf.	been sold at a \$10,000 gain from the	
	Screen	I&A value, but the Executor has yet to	
	Letters	obtain a favorable sale of the real	
	Duties/Supp	property. These negotiations and efforts	
	Objections	to obtain favorable sales of the Porsche	
	Video	and Fourth Street Property have delayed the executors ability to	
	Receipt	marshal all of the remaining	
	CI Report	documentation to finalize an account	
	9202	or petition for final distribution. She is	
	Order	currently in the process of obtaining this	
	Aff. Posting	information and expects to file the	Reviewed by: skc
~	Status Rpt	petition within 30 days. Accordingly, a	Reviewed on: 6/15/15
	UCCJEA	30-day continuance is respectfully	Updates:
	Citation	requested.	Recommendation:
	FTB Notice		File 3 - Anderson

4 Attorney Attorney Wanda S. Moore (Estate)

Case No. 14CEPR00198

Helon, Marvin T. (for Co-Administrator Lorene E. Moore)

Aldridge, Melanie J. (for Co-Administrator Charlton W. Moore)

Status Hearing Re: Filing of the First Account and/or Petition for Final Distribution.

DOD: 1/12/14 Aff.Sub.Wit. Verified Inventory PTC Not.Cred. Notice of Hrg Aff.Mail Aff.Pub. Sp.Ntc. Pers.Serv. Conf. Screen Letters **Duties/Supp Objections** Video Receipt **CI Report ~** 9202 Order Aff. Postina Status Rpt **UCCJEA** Citation **FTB Notice**

CHARLTON W. MOORE and LORENE E. MOORE, Son and Daughter, were appointed Co-Administrators with Full IAEA without bond and Letters issued on 4/10/14.

At the hearing on 4/10/14, the Court set this status hearing for the filing of the first account or petition for final distribution.

Inventory and Appraisal was filed 10/17/14.

Status Report filed 6/10/15 by Co-Administrator Lorene **Moore states** the estate is not in a condition to be closed as Administrators still need to conclude the final removal of personal property and cleanup of the decedent's residence and sell the decedent's residence. A realtor has been retained to market the property. Co-Administrator Lorene Moore does not have the resources to travel to Fresno from her home in Austin, TX, to remove personal items that she is to receive, and Co-Administrator Charlton Moore has not agreed to allow the estate to pay her travel expenses. It is believed that it would be in the best interest of the estate to conclude a sale prior to making final distribution. An additional 180 days is therefore requested. If the Court determines not to allow the Co-Administrators to continue administration, then the Public Administrator or some other independent person should be appointed as neither Co-Administrator is comfortable with and does not approve of the other handling administrative matters alone.

Status Report filed 6/15/15 by Co-Administrator Charlton **Moore states** a realtor has been retained to market the property, but cannot move forward until the house is in a condition to show and a listing price established. On Co-Administrator Lorene Moore's last visit to Fresno, she failed to remove the last remaining personal items although she rented a U-Haul and moved other items out of the house. Through counsel, Co-Administrator Charlton Moore agreed to advance her airfare to return again to Fresno so long as the advance is charged against her share of the estate. He is also willing to hire a third party to remove the balance and place it in storage in her name. However, Co-Administrator Charlton Moore requests that the status hearing be continued for no more than 60 days to determine whether the personal property ah been removed from the estate. At that point, Mr. Moore will evaluate requesting that the Court determine whether it is in the best interest of the estate to appoint the Public Administrator or other independent person.

NEEDS/PROBLEMS/ COMMENTS:

Note:

Co-Administrator
Lorene Moore resides
in Austin, TX.
Co-Administrator
Charlton Moore
resides in Mill Valley,
CA. They are the sole
heirs of the estate.

1. Need first account or petition for final distribution pursuant to Probate Code §12200.

Reviewed by: skc

Reviewed on: 6/15/15

Updates:

Recommendation:

File 4 - Moore